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25 USC Sec. 396d

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TITLE 25 - INDIANS

CHAPTER 12 - LEASE, SALE, OR SURRENDER OF ALLOTTED OR UNALLOTTED LANDS

-HEAD-

Sec. 396d. Rules and regulations governing operations; limitations on oil or gas leases

-STATUTE-

All operations under any oil, gas, or other mineral lease issued pursuant to the terms of sections 396a to 396g of this title or any other Act affecting restricted Indian lands shall be subject to the rules and regulations promulgated by the Secretary of the Interior. In the discretion of the said Secretary, any lease for oil or gas issued under the provisions of sections 396a to 396g of this title shall be made subject to the terms of any reasonable cooperative unit or other plan approved or prescribed by said Secretary prior or subsequent to the issuance of any such lease which involves the development or production of oil or gas from land covered by such lease.

-SOURCE-

(May 11, 1938, ch. 198, Sec. 4, 52 Stat. 348.)

-MISC1-

-SECREF-

REPEAL OF INCONSISTENT ACTS

For repeal of inconsistent acts, see section 7 of act May 11, 1938, set out as a note under section 396a of this title.

SECTION REFERRED TO IN OTHER SECTIONS



-CITE-

25 USC Sec. 2103

01/22/02

-EXPCITE-

TITLE 25 - INDIANS

CHAPTER 23 - DEVELOPMENT OF TRIBAL MINERAL RESOURCES

-HEAD-

Sec. 2103. Secretary's determination on Minerals Agreements
-STATUTE-

(a) Time; enforcement

The Secretary shall approve or disapprove any Minerals Agreement submitted to him for approval within (1) one hundred and eighty days after submission or (2) sixty days after compliance, if required, with section 4332(2)(C) of title 42 or any other requirement of Federal law, whichever is later. Any party to such an agreement may enforce the provisions of this subsection pursuant to section 1361 of title 28.

- (b) Factors for consideration; extent of required study

 In approving or disapproving a Minerals Agreement, the Secretary shall determine if it is in the best interest of the Indian tribe or of any individual Indian who may be party to such agreement and shall consider, among other things, the potential economic return to the tribe; the potential environmental, social, and cultural effects on the tribe; and provisions for resolving disputes that may arise between the parties to the agreement: Provided, That the Secretary shall not be required to prepare any study regarding environmental, socioeconomic, or cultural effects of the implementation of a Minerals Agreement apart from that which may be required under section 4332(2)(C) of title 42.
- (c) Prior notice of proposed finding; privileged information Not later than thirty days prior to formal approval or

disapproval of any Minerals Agreement, the Secretary shall provide written findings forming the basis of his intent to approve or disapprove such agreement to the affected Indian tribe.

Notwithstanding any other law, such findings and all projections, studies, data or other information possessed by the Department of the Interior regarding the terms and conditions of the Minerals Agreement, the financial return to the Indian parties thereto, or the extent, nature, value or disposition of the Indian mineral resources, or the production, products or proceeds thereof, shall be held by the Department of the Interior as privileged proprietary information of the affected Indian or Indian tribe.

- (d) Delegation; final action; appeal; burden on Secretary

 The authority to disapprove agreements under this section may
 only be delegated to the Assistant Secretary of the Interior for
 Indian Affairs. The decision of the Secretary or, where authority
 is delegated, of the Assistant Secretary of the Interior for Indian
 Affairs, to disapprove a Minerals Agreement shall be deemed a final
 agency action. The district courts of the United States shall have
 jurisdiction to review the Secretary's disapproval action and shall
 determine the matter de novo. The burden is on the Secretary to
 sustain his action.
- (e) Nonliability of United States; continuing obligations
 Where the Secretary has approved a Minerals Agreement in
 compliance with the provisions of this chapter and any other
 applicable provision of law, the United States shall not be liable
 for losses sustained by a tribe or individual Indian under such
 agreement: Provided, That the Secretary shall continue to have a
 trust obligation to ensure that the rights of a tribe or individual
 Indian are protected in the event of a violation of the terms of
 any Minerals Agreement by any other party to such agreement:
 Provided further, That nothing in this chapter shall absolve the
 United States from any responsibility to Indians, including those
 which derive from the trust relationship and from any treaties,

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Executive orders, or agreement between the United States and any Indian tribe.

-SOURCE-

(Pub. L. 97-382, Sec. 4, Dec. 22, 1982, 96 Stat. 1938.)

-SECREF-

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 2107 of this title.



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